

### COUNTY OF LOS ANGELES

FIRE DEPARTMENT

1320 NORTH EASTERN AVENUE LOS ANGELES, CALIFORNIA 90063-3294 (323) 881-2401

P. MICHAEL FREEMAN FIRE CHIEF FORESTER & FIRE WARDEN

June 4, 2008

The Honorable Board of Supervisors County of Los Angeles 383 Kenneth Hahn Hall of Administration 500 West Temple Street Los Angeles, CA 90012

Dear Supervisors:

FIRE PROTECTION AGREEMENT BETWEEN THE STATE OF CALIFORNIA DEPARTMENT OF FORESTRY AND FIRE PROTECTION AND THE COUNTY OF LOS ANGELES FOR THE PROVISION OF FIRE PROTECTION SERVICES BY THE CONSOLIDATED FIRE PROTECTION DISTRICT OF LOS ANGELES COUNTY (ALL DISTRICTS) (3 VOTES)

### **SUBJECT**

The current Fire Protection Agreement between the State of California Department of Forestry and Fire Protection and the County of Los Angeles for the provision of fire protection services by the Consolidated Fire Protection District to the State Responsibility Areas will terminate on June 30, 2008. The subject Agreement will extend such services for the term of July 1, 2008, through June 30, 2011.

# IT IS RECOMMENDED THAT YOUR BOARD ACTING AS THE GOVERNING BODY OF THE COUNTY OF LOS ANGELES:

- 1. Find that this Agreement is exempt from the California Environmental Quality Act (CEQA) under Section 15061 (b)(3) of the State CEQA Guidelines.
- 2. Approve a three-year Agreement between the State of California Department of Forestry and Fire Protection (State) and the County of Los Angeles and instruct the Chair of the Board to sign the Agreement.

SERVING THE UNINCORPORATED AREAS OF LOS ANGELES COUNTY AND THE CITIES OF:

The Honorable Board of Supervisors June 4, 2008 Page 2

- 3. Authorize the Consolidated Fire Protection District of Los Angeles County (Fire District), pursuant to County Code Section 2.20.080, to provide fire protection services to the State Responsibility Areas covering the period from July 1, 2008, through June 30, 2011, and to receive compensation for such services in the amount of \$64,253,555 under the above Agreement.
- 4. Authorize the Fire Chief to execute any amendments to the above Agreement necessary to accept additional compensation from the State that exceeds the State's spending authority of \$64,253,555 through June 30, 2011.
- 5. Authorize the Fire Chief of the Fire District to review and update the Operating Plan on an annual basis.

### PURPOSE/JUSTIFICATION OF RECOMMENDED ACTION

In conformance with provisions of the Public Resources Code, Section 4125, et seq., your Board is requested to approve the attached Agreement between the California Department of Forestry and the County. The Agreement authorizes the State to continue to compensate the Fire District, through the County, for the prevention and suppression of fires in State Responsibility Areas (SRA). SRA lands include privately owned watershed lands and portions of unincorporated areas of the County that are within the Fire District boundaries. There is a shared wildland fire protection responsibility for this acreage pursuant to the County Charter and the Public Resources Code provisions that govern SRA. The Fire District will be compensated \$64,253,555 over the 3-year agreement term from July 1, 2008 through June 30, 2011.

The Agreement also authorizes the State to reimburse the Fire District for additional costs of certain equipment such as bulldozers, hand crews, and aircraft utilized in fighting wildland fires on SRA lands that would be over and above the State's annual compensation to the Fire District. Such reimbursement by the State would be in accordance with Attachment I of the Agreement.

### Implementation of Strategic Plan Goals

The Countywide Strategic Plan focuses on safety and security in Los Angeles County through the comprehensive integration of public safety agencies (Goal 8). In this case, the proposed Agreement supports this goal by integrating a coordinated strategy and sharing of necessary resources for fighting wildfires.

The Honorable Board of Supervisors June 4, 2008 Page 3

### FISCAL IMPACT/FINANCING

The State of California will pay the County of Los Angeles \$20,385,430 for Fiscal Year 2008-2009, \$20,358,745 for Fiscal Year 2009-2010 and \$20,449,687 for Fiscal Year 2010-2011 for fire protection and fire prevention services provided under the Agreement. These amounts will be passed through to the Fire District as the service provider. There is an additional \$3,059,693 contingency for future increases. Contractual compensation to the County is based upon what the State would spend if it were providing protection directly. Therefore, the two succeeding years' reimbursement is dependent upon the State's budget and legislative action for budget reduction and/or additional augmentation funding.

Additionally, costs over and above the annual amounts incurred by the Fire District in the actual fighting of wildland fires on SRA lands for equipment such as bulldozers, hand crews, and aircraft, shall be billed by the Fire District and reimbursed by the State in accordance with Attachment I of the Agreement.

### FACTS AND PROVISIONS/LEGAL REQUIREMENTS

Pursuant to the provisions of the Public Resources Code, the State has elected to contract with the County for its legally required financial share of fire protection responsibility in this designated area. Based on the County's fire protection capability, efficiency and qualifications, an agreement is executed between the County and the State of California which provides for payment to the County for fire protection services rendered in State Responsibility Areas. This three-year Agreement provides for State reimbursement totaling \$64,253,555 including \$20,385,430 for Fiscal Year 2008-2009. Actual reimbursement rates will be adjusted annually through the State's Gray Book (Exhibit F to the Agreement) based upon the level of funds appropriated by the State for this purpose. Pursuant to County Code Section 2.20.080, the Fire District will provide the fire protection services and receive compensation. The Agreement is automatically extended after the conclusion of the three-year term until the earlier of either: 1) a renewal agreement is executed or 2) either agency provides a minimum of 12 months written notice of termination.

As specified by the Agreement, an Operating Plan is required and is currently being developed by the Fire District and the State. The Operating Plan will contain all the guidelines and information necessary to implement the terms and conditions of the Agreement.

The Honorable Board of Supervisors June 4, 2008 Page 4

In addition to Los Angeles County, the Counties of Kern, Marin, Orange, Santa Barbara and Ventura have entered into similar agreements and are commonly known as the "Contract Counties." These counties provide direct protection to approximately 3.4 million acres of SRA.

### **CONCLUSION**

Please have your Executive Officer return two executed originals of the Agreement to this office for further processing and transmittal to the California Department of Forestry and Fire Protection for execution by the State.

Upon execution by the State, the Fire District will return one fully executed Agreement to the Executive Officer, Clerk of the Board.

Respectfully submitted,

P. MICHAEL FREEMAN

P. Muchael Freeman

PMF:ju

Attachment

c: Chief Executive Officer
County Counsel
Auditor-Controller
Executive Officer, Board of Supervisors
Vicky Santana
Randi Tahara
Joseph Charney
Rick Velasquez
Sussy Nemer

## **Notice of Exemption**

Appendix E

То: 🗆	Office of Planning and Research 1400 Tenth Street, Room 121 Sacramento, CA 95814	From: (Public Agency)Consolidated Fire Protection District 1320 N. Eastern Ave.		
XX	County Clerk County of Los Angeles	Los Angeles, CA 90063		
Project Ti	Renewal of Fire Protection Agreement Protection, for a total not to exceed \$64	with the State of California Department of Forestry and Fire 4,253,555 from July 1, 2008 through June 30, 2011.		
Project Lo	ocation - Specific:State Responsibility /	Area/Los Angeles County		
Project L	State Responsibility Area/LA			
=	on of Nature, Purpose, and Beneficiaries al of this Agreement would increase the	of Project: State's authorization to pay up to \$64,253,555		
for fire p	protection services to the State Respons	sibility Areas within the County regarding the		
wildland	fire season.			
Name of	Public Agency Approving Project:	os Angeles County Board of Supervisors		
	Person or Agency Carrying Out Project:	Consolidated Fire Protection District of Los Angeles		
Exempt 9	Status: (check one)	County		
=	inisterial (Sec. 21080(b)(1); 15268);			
	eclared Emergency (Sec. 21080(b)(3); 15269(a)).	•		
	nergency Project (Sec. 21080(b)(4); 15269(b)(c)			
	ategorical Exemption. State type and section num			
	atutory Exemptions. State code number:			
		ection 15061 (b)(3), this project is not subject to CEQA		
as it ca	an be seen with certainty that there is	s no possibility that it may have a significant effect on		
the en	vironment.			
Lead Ag Contact	ency Person:	Area Code/Telephone/Extension: (323) 881-2404		
1. At	y applicant: tach certified document of exemption finding. as a Notice of Exemption been filed by the public	c agency approving the project? Yes No		
Signature	1 10 XC C/	Date: 5-12-68 Title: Chief, Forestry Division		
		eceived for filing at OPR:		
	Signed by Applicant			

# STATE OF CALIFORNIA STANDARD AGREEMENT STD. 213 (Rev 06/03)

AGREEMENT NUMBER
7CA00271
REGISTRATION NUMBER

STATE AGENCY'S NAME			
Department of Forestry and Fi	e Protection		
CONTRACTOR'S NAME			
County of Los Angeles			
2. The term of this			
	lly 1, 2008 through	June 30, 2011	
	1,253,555.00 xty-Four Million, Two Hundred Fifty-Thro	ee Thousand, Five Hundred Fi	ifty-Five and 00/100
4. The parties agree to comply with	the terms and conditions of the following	lowing exhibits which are b	y this reference made
a part of the Agreement:			•
Additional Signatures			1 Page
Exhibit A – Scope of Work			1 Page
Attachment I, Detailed Sc			6 Pages
Exhibit B – Budget Detail a	nd Payment Provisions		2 Pages
	10 10		
Exhibit C* – General Terms			GTC 307
Check mark one item below			0.0
	ms and Conditions (Attached hereto as p	part of this Agreement)	2 Pages
Exhibit D* Special Terr			1.0
Exhibit E – Additional Prov	isions	Incorporated by reference – Har	1 Page
Exhibit F – Gray Book		Incorporated by reference – Ha	• •
Exhibit G – Operating Plan			• •
Items shown with an Asterisk (*) are he These documents can be viewed at ww		de part of this Agreement as if	attached hereto.
These documents can be viewed at ww	w.ois.ugs.ca.gov/Standard+Language		
IN WITNESS WHEREOF, this Agre	ement has been executed by the parti	ies hereto.	
		California	Department of General
	CONTRACTOR		
CONTRACTOR'S NAME (If other than an indi	vidual, state whether a corporation, partnership,	etc.) Services	Use Only
County of Los Angolos			
County of Los Angeles BY (Authorized Signature)	DATE SIGNED (Do	not type)	
· · · · · · · · · · · · · · · · · · ·	DATE SIGNED (DO	not type/	
PRINTED NAME AND TITLE OF PERSON S	igning		
TRIVIED WANTE AND THEE OF TERSONS	Simila		
ADDRESS			
1320 NORTH EASTERN AVENUE			
LOS ANGELES, CA 90063-3294			
STA	TE OF CALIFORNIA		
AGENCY NAME		general control of the state of	
	ND FIRE PROTECTION (CAL FIRE	, l	
	ND FIRE PROTECTION (CAL FIRE		
BY (Authorized Signature)	DATE SIGNED (De	o not type)	
PRINTED NAME AND TITLE OF PERSON S	ICNING		
KEN MCLEAN, DEPUTY DIRECTO	JK, FIRE PROTECTION		
ADDRESS			
0.000.1451.70 01 0101/ 0100		Exem	pt per
SACRAMENTO, CA 94244-2460			

This Agreement is entered into between the State Agency and the Contractor named below

County of Los Angeles 7CA00271

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# EXHIBIT A (Standard Agreement)

### **ADDITIONAL SIGNATURES**

SOUTHERN REGION	APPROVED AS TO CONTENT:
DEPARTMENT OF FORESTRY	
AND FIRE PROTECTION	
By:	By:
Signature	Signature
Candice Gregory	Yvonne B. Burke
Printed Name	Printed Name
Region Chief	Chair, Los Angeles County Board of Supervisors
Title	Title
Date	Date
	ATTEST:
	Ву:
	Signature
	Title
	Date:
	Dutc.
	APPROVED AS TO FORM:
	100 10 1014

RAYMOND G. FORTNER, JR. County Counsel

Deputy

#### Page 3 of 14

# EXHIBIT A (Standard Agreement)

### **SCOPE OF WORK**

1. Contract agreement between Department of Forestry and Fire Protection (CAL FIRE) and County of Los Angeles to provide services as described herein:

The terms and conditions of this Agreement have been previously reviewed and approved by the Department of General Services during the agreement reformat and rewrite. See completed agreement signed by CAL FIRE and County of Los Angeles. County provides wild land fire protection to State Responsibility Area (SRA) lands within county pursuant to Public Resources Code (PRC) Section 4129. Agreement also provides for County to assist State outside of County on a reimbursable basis when requested by State.

- 2. The services shall be performed at State Responsibility Areas (SRA) within the County.
- 3. The services shall be provided during any 24-hour period, Monday through Sunday, year round.
- 4. The project representatives during the term of this Agreement will be:

Direct all operating inquiries to:

State Agency: Department of Forestry and Fire Protection	Contractor: County of Los Angeles
Name: Deputy Chief, Contract Counties	Name: Fire Chief, Los Angeles County Fire Dept
Phone: (951) 320-6102	Phone: (323) 881-2401
Fax: (951) 320-6395	Fax: (323) 265-9948
E-Mail:	E-Mail:

State Agency: Department of Forestry and Fire Protection	Contractor: County of Los Angeles
Name: Deputy Chief, Contract Counties	Name: Fire Chief, Los Angeles County Fire Dept
Phone: (951) 320-6102	Phone: (323) 881-2401
Fax: (951) 320-6395	Fax: (323) 265-9948
E-Mail:	E-Mail:

Direct all contract inquiries to:

State Agency Department of Forestry and Fire	Contractor: County of Los Angeles	
Protection		
Section/Unit: Business Services-Contracts	Section/Unit: Los Angeles County Fire Department	
Attention: Lucy Miller	Attention: Fire Chief	
Address: P.O. Box 944246	Address: 1320 North Eastern Avenue	
Sacramento, Ca 94244-2460	Los Angeles, CA 90063-3294	
Phone: (916) 322-0687	Phone: (323) 881-2401	
Fax: (916) 323-1888	Fax: (323) 265-9948	
E-Mail: boy miller/bbre.ca.gov	E-Mail:	

5. County agrees to provide services in the manner specified herein and as detailed in Attachment I, Detailed Scope of Work.

THIS AGREEMENT, made between the County of Los Angeles, through its Board of Supervisors, hereinafter called COUNTY, and the State of California, Department of Forestry and Fire Protection (CAL FIRE), through duly appointed, qualified, and acting officers, hereinafter called STATE. Where the standard clauses, for example in Exhibit C, use the word "Contractor" that word shall mean COUNTY as COUNTY is used in this Agreement.

The STATE and the COUNTY agree that the background of this Agreement is as follows:

#### **RECITALS**

- A. There are within COUNTY areas designated by the State Board of Forestry and Fire Protection as State Responsibility Areas for fire protection through authority vested in STATE by Section 4125 of the Public Resources Code.
- B. STATE, under authority of Public Resources Code Section 4141, may assign responsibility to a Federal Forest Agency within COUNTY for the prevention and suppression of all fires on State Responsibility Areas within Federal Forest Agency's Direct Protection Areas.
- C. Designated State Responsibility Areas in Federal Forest Agency's Direct Protection Areas are delineated on maps on file with STATE in Sacramento, California.
- D. COUNTY, by authority of Public Resources Code Section 4129, has elected to assume responsibility for the prevention and suppression of all fires on State Responsibility Areas (SRA) within COUNTY's SRA Protection Areas (CPA).
- E. Designated State Responsibility Areas in COUNTY's SRA Protection Areas are delineated on maps on file with STATE in Sacramento, California.
- F. STATE recognizes the capability and efficiency of the COUNTY fire protection organization now maintained by the COUNTY and its qualification to provide the fire protection services described within this Agreement.
- G. COUNTY has the responsibility for providing life and property fire protection in areas designated as State Responsibility Areas within COUNTY SRA Protection Areas.
- H. Under the Budget Act, and in accordance with the STATE's Fire Protection Plan, there is annually appropriated to the Department of Forestry and Fire Protection, funding for wildland fire protection in said COUNTY.
- I. Under the authority of Section 4135 of the Public Resources Code, monies paid by STATE to COUNTY shall be expended by COUNTY for the sole purpose to fund the fire suppression resources outlined in the "Gray Book", incorporated by reference and marked Exhibit F of this Agreement, for fire prevention, pre-suppression forces preparedness, and suppression of all fires on State Responsibility Areas within COUNTY's SRA Protection Areas; and

- J. STATE, by authority of Section 4475 of the Public Resources Code, may enter into contracts for prescribed burning on wildlands.
- 1. The STATE and the COUNTY agree that the following work shall be done under this Agreement:
  - A. STATE shall supply to COUNTY, the "Gray Book", which outlines and describes the organization to be funded by the STATE to provide fire protection services on a total of approximately 478,606.19 acres of State Responsibility Area within COUNTY's SRA Protection Areas.
  - B. COUNTY shall provide to STATE a plan of operations and organization for the COUNTY department contemplated hereunder on forms approved by the STATE, a copy of which is attached marked Exhibit G of this Agreement, which shall show that COUNTY organization is capable of meeting the requirements set forth in the "Gray Book."
  - C. STATE shall jointly develop and annually review an Operating Plan with the COUNTY that will document those factors specific to that COUNTY. The factors may include specific dispatching procedures, pre-approved initial attack dispatch levels, agency fire protection organization, reimbursement criteria, and other elements agreed to by the STATE and the COUNTY.
  - D. The STATE'S designated representative shall annually examine, on-the-ground with the COUNTY'S designated representative, the facilities and services the COUNTY has made available in order to ascertain whether the terms of the agreement have been met. Not withstanding the foregoing, COUNTY shall permit inspection, at any time by representatives of STATE, of crews, vehicles, property and other components of the organization established under the terms of this Agreement.
  - E. Should the operations or organization of COUNTY, in reasonable judgment of the STATE, fail to meet the standard of protection required by this Agreement, the STATE shall so inform COUNTY and take any reasonable action to maintain the required level of fire prevention and suppression capability.
  - F. For the purpose of effecting mutual aid in times of fire emergency, either STATE or COUNTY may contribute without cost to the other, such persons and facilities as the contributing party may be willing and able to contribute, and which the receiving party may be willing to accept and direct; this provision shall not abrogate the terms and conditions specified in any other written agreement entered into by the parties hereto, for the specific purpose of exchanging fire control forces, either on a voluntary or upon a pay basis.
  - G. Rewards as provided in Public Resources Code Section 4417, may be paid by STATE from funds not included in this contract upon recommendation of the Chief of the COUNTY department.
  - H. COUNTY shall furnish adequate supervision for said fire protection through a qualified and duly appointed Chief Officer of the department providing services contemplated hereunder. When it becomes necessary to contract for the services of other entities to suppress a wildland fire on State Responsibility Area within COUNTY's SRA Protection Areas, STATE agrees to accept its proportionate level of financial responsibility for those contracts and

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# Attachment I Detailed Scope of Work

services required to protect State Responsibility Areas within COUNTY's SRA Protection Areas, provided that the COUNTY obtains prior approval from STATE and exercises reasonable care and due diligence in the selection and the supervision of the contracting entities.

- I. COUNTY shall submit, when required by the STATE, reports relating to fire occurrence and history, law enforcement, personnel status, and fire prevention activity.
- J. COUNTY shall annually appropriate and expend a sum not less than the amount established annually in the STATE'S Budget Act for said COUNTY for the purpose of preventing and suppressing forest fires as defined in Section 4103 of the Public Resources Code, on the designated State Responsibility Areas within COUNTY's SRA Protection Areas during the term of this Agreement.
- K. COUNTY shall comply with applicable rules and regulations for prescribed burning of wildlands as described in Sections 4461 to 4480 of Public Resources Code.

#### 2. EMERGENCY OPERATIONS

When COUNTY resources, equipment, and/or personnel are assigned to a State Responsibility Area wildland fire within COUNTY SRA Protection Area, costs over and above the "Gray Book" allotment may be reimbursed by STATE. Such reimbursements will be in accordance with the following provisions:

A. COUNTY may use and bill STATE for COUNTY funded engine companies, bulldozers, handcrews, aircraft, specialized equipment, and overhead personnel when used to protect STATE interests. Under certain conditions as outlined in the STATE/COUNTY Operating Plan described in Exhibit A, Attachment I, Paragraphs 1.B. and 1.C. of this Agreement, COUNTY may also bill STATE for STATE-funded COUNTY engine companies and bulldozers. These reimbursements to COUNTY will be from the STATE Emergency Fund and shall be in addition to the annual payment amount described in Exhibit B, Paragraph 1.A. of this Agreement.

The following conditions shall apply for reimbursement of COUNTY engine companies, bulldozers, aircraft, handcrews, and specialized equipment:

#### 1) ENGINE COMPANIES

- (a) STATE shall reimburse COUNTY for engine companies when used on a State Responsibility Area wildland fire within the COUNTY's SRA Protection Areas in accordance with criteria for determining reimbursement eligibility as outlined in the STATE/COUNTY Operating Plan described in Exhibit A, Attachment I, Paragraph 1.B. and 1.C. of this Agreement.
- (b) STATE shall reimburse COUNTY for engine companies that provide move-up and cover to STATE-funded COUNTY stations within the COUNTY when such cover assignments are the result of a State Responsibility Area wildland fire within COUNTY's SRA Protection Areas. Specific conditions for approval of move-up and cover assignments shall be outlined in the STATE/COUNTY Operating Plan described in Exhibit A, Attachment I, Paragraph 1.B. and 1.C. of this Agreement.

(c) Reimbursement of COUNTY engine companies shall be based on COUNTY rates on file with STATE at time of initial dispatch.

#### 2) BULLDOZERS

- (a) STATE shall reimburse COUNTY for COUNTY bulldozers when used on a State Responsibility Area wildland fire within COUNTY's SRA Protection Areas in accordance with criteria for determining reimbursement eligibility as outlined in the STATE/COUNTY Operating Plan described in Attachment I, Paragraph 1.B. and 1.C. of this Agreement.
- (b) Payment of County bulldozers, transports, and operators shall be based on COUNTY operating rates on file with STATE at time of initial dispatch.
- (c) County bulldozers billed to STATE must be identified by an incident order and request number and the associated cost; such costs shall be limited to dozer transport and operator, and dozer and operator.
- (d) COUNTY shall provide STATE a list of bulldozers, size, model, and identification number, which shall be subject to this Agreement. These shall be included in the STATE/COUNTY Operating Plan described in Exhibit A, Attachment I, Paragraph 1.B. and 1.C. of this Agreement.

### 3) AIRCRAFT

- (a) STATE shall reimburse COUNTY for COUNTY aircraft when used on a State Responsibility Area wildland fire within COUNTY SRA Protection Areas in accordance with criteria for determining reimbursement eligibility as outlined in the STATE/COUNTY Operating Plan described in Exhibit A, Attachment I, Paragraph 1.B. and 1.C. of this Agreement.
- (b) Reimbursement of COUNTY aircraft shall be based on COUNTY operating rates on file with STATE at time of initial dispatch.
- (c) STATE shall pay aircraft pilots at COUNTY rate.
- (d) STATE shall pay for one air tactical officer accompanying a COUNTY fixed-wing aircraft and one crew member assigned to each COUNTY helicopter at the COUNTY rate.
- (e) COUNTY aircraft billed to STATE must be identified by an incident order and request number and the associated cost.
- (f) COUNTY shall provide STATE a list of aircraft by make, model and aircraft identification number, which shall be subject to this Agreement. These shall be included in the STATE/COUNTY Operating Plan described in Exhibit A, Attachment I, Paragraph 1B. and 1.C. of this Agreement.

#### 4) SPECIALIZED EQUIPMENT

- (a) STATE shall reimburse COUNTY for COUNTY specialized equipment when used on a State Responsibility Area wildland fire within COUNTY SRA Protection Areas in accordance with criteria for determining reimbursement eligibility as outlined in the STATE/COUNTY Operating Plan described in Exhibit A, Attachment I, Paragraph 1.B. and 1.C. of this Agreement.
- (b) For the purpose of this Agreement, Specialized Equipment shall include but is not limited to dozer tenders, helitenders, water tenders, communications units, and mobile kitchens or food service units. Other kinds of specialized equipment may be eligible for reimbursement if authorized by STATE.
- (c) Reimbursement of COUNTY specialized equipment shall be based on COUNTY operating rates on file with STATE at time of initial dispatch.
- (d) COUNTY specialized equipment billed to STATE must be identified by an incident order and request number and the associated cost; such cost shall be limited to the cost of the equipment usage and equipment operator.

### 5) HAND CREWS

- (a) STATE shall reimburse COUNTY for COUNTY hand crews when used on a State Responsibility Area wildland fire within COUNTY's SRA Protection Areas in accordance with criteria for determining reimbursement eligibility as outlined in the STATE/COUNTY Operating Plan described in Exhibit A, Attachment I, Paragraph 1.B. and 1.C. of this Agreement.
- (b) When the California Department of Corrections and Rehabilitation or other State Agency pays the base salary of a hand crew, including COUNTY fire department supervisors, correctional officers and inmates, then STATE shall only pay those costs which exceed the basic salary of the crew (e.g. overtime and incidental operating expenses) accrued on the emergency.
- (c) The STATE shall pay only for additional COUNTY personnel needed as crew strike team leaders to a limit of one strike team leader per crew strike team as defined in Incident Command System (ICS) standards for a crew strike team and for one technical specialist-crews per incident.

#### 6) OVERHEAD PERSONNEL

- (a) STATE shall reimburse COUNTY for COUNTY overhead personnel when used on a State Responsibility Area wildland fire within the COUNTY'S SRA Protection Areas in accordance with criteria for determining reimbursement eligibility as outlined in the State/County Operating Plan described in Exhibit A, Attachment I, Paragraph 1.B. and 1.C. of this Agreement.
- (b) Reimbursement of COUNTY Overhead Personnel shall be based on COUNTY rates on file with STATE at time of initial dispatch.

#### B. NOTIFICATION

- 1) Whenever COUNTY expects payment for services under the provisions of this paragraph, COUNTY must notify STATE of the commitment of any of these resources that have been pre-approved for use as an element of initial attack and so documented in the STATE/COUNTY Operating Plan described in Exhibit A, Attachment I, Paragraph 1.B. and 1.C. of this Agreement. This notification must occur in a timely manner so that an appropriate audit trail can be established.
- 2) For those resources employed after initial attack, notification will occur when the request for approval of use is made to STATE.
- C. STATE shall reimburse COUNTY for COUNTY resources (equipment and personnel) when ordered by STATE or COUNTY in support of a special staffing pattern in accordance with conditions for approval of a special staffing pattern as outlined in the STATE/COUNTY Operating Plan described in Exhibit A, Attachment I, Paragraph 1.B. and 1.C. of this Agreement.

#### 3. ASSISTANCE FOR HIRE

- A. COUNTY resources (equipment and personnel) requested directly by STATE for an out-ofcounty assignment will be reimbursed as Assistance-for-Hire for actual costs incurred by COUNTY.
- B. For any State Responsibility Area wildland fire where costs are incurred pursuant to the terms of this AGREEMENT, STATE and COUNTY will comply with the processes and procedures for incident billing established in the STATE/COUNTY Operating Plan described in Exhibit A, Attachment I, Paragraph 1.B. and 1.C. of this Agreement.

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# EXHIBIT B (Standard Agreement)

### **BUDGET DETAIL AND PAYMENT PROVISIONS**

#### 1. INVOICING AND PAYMENT

- A. For services satisfactorily rendered, and upon receipt and approval of the invoices, the STATE shall annually pay to COUNTY that amount which is set forth in the STATE'S budget for each fiscal year involved as the STATE'S contribution to the support of the organization maintained by COUNTY for the prevention and suppression of wildland fires on lands described herein. The total amount payable by STATE to COUNTY for "Gray Book" shall not exceed the amount specified on STANDARD FORM 213, Item 3, during the term of this Agreement. This amount shall not include payments to the COUNTY for COUNTY resources used to suppress state responsibility fires under conditions set forth in Exhibit A, Attachment I, Paragraphs 2, A, 1) through 6) of this Agreement.
- B. COUNTY shall request payment in an amount not to exceed the sum designated in paragraph A above in the manner described hereinafter.
- C. COUNTY shall prepare and submit "Gray Book" invoices to STATE monthly, quarterly, semi-annually, or annually at COUNTY'S option, in arrears after STATE has certified that such services have been satisfactorily provided in accordance with this Agreement, during the period covered by said invoice. The final statement for any fiscal year covered by this Agreement shall be submitted no later than sixty days following the end of that fiscal year. "Gray Book" invoices shall include the Agreement Number and shall be submitted in triplicate in arrears to:

Name: Deputy Chief, Contract Counties
Office: California Southern Region
Address: 2524 Mulberry St., Riverside, CA. 92501

D. In the event STATE during the term of this Agreement increases salary, augments staffing or other expense items, having the effect of increasing such cost, the "Gray Book" may be amended to reflect such increase provided that funds have been appropriated and are available for such purpose. Similarly, in the event STATE receives a budget reduction having the effect of decreasing such cost, the "Gray Book" may be amended to reflect such decrease. In the event no appropriation is made for the purpose of this Agreement, the obligations of the parties to each other under this Agreement shall cease and this Agreement shall become null and void.

#### 2. BUDGET CONTINGENCY CLAUSE

- A. It is mutually agreed that if the Budget Act of the current year and/or any subsequent years covered under this Agreement does not appropriate sufficient funds for the program, this Agreement shall be of no further force and effect. In this event, the State shall have no liability to pay any funds whatsoever to Contractor or to furnish any other considerations under this Agreement and Contractor shall not be obligated to perform any provisions of this Agreement.
- B. If funding for any fiscal year is reduced or deleted by the Budget Act for purposes of this program, the State shall have the option to either cancel this Agreement with no liability occurring to the State, or offer an agreement amendment to Contractor to reflect the reduced amount.

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# EXHIBIT B (Standard Agreement)

#### 3. PROMPT PAYMENT CLAUSE

Upon receipt of a properly submitted, undisputed invoice, STATE shall pay COUNTY within forty-five (45) days, or automatically calculate and pay the appropriate late payment penalties as specified in Government Code, Chapter 4.5, Section 927. In the event of an emergency, as defined in section 927.11, late payment penalties may not apply. Specific to STATE, if an invoice from a business under contract with STATE becomes subject to late payment penalties during the annually declared fire season, then the required payment approval date shall extend 30 calendar days beyond the initial 45-day period.

#### "GRAY BOOK" FUNDING INFORMATION

County of Los Angeles/Department of Forestry and Fire Protection

TOTAL AGREEMENT				\$64,253,555
Contingency for future increases				<u>\$3,059,693</u>
2007	3010	418.10	00700	\$20,449,687
2005 2006	3010 3010	418.10 418.10	00700 00700	\$20,385,430 \$20,358,745
2005	2040	440 40	00700	<b>\$20.205.420</b>

# EXHIBIT D (Standard Agreement)

#### SPECIAL TERMS AND CONDITIONS

#### 1. Excise Tax

The State of California is exempt from federal excise taxes, and no payment will be made for any taxes levied on employees' wages. The State will pay for any applicable State of California or local sales or use taxes on the services rendered or equipment or parts supplied pursuant to this Agreement. California may pay any applicable sales and use tax imposed by another state.

### 2. Settlement of Disputes

In the event of a dispute, within ten (10) days of discovery of the problem contractor shall file a "Notice of Dispute" with:

Department of Forestry and Fire Protection Attention: Contracts Manager P.O. Box 944246 Sacramento, CA 94244-2460

Within ten (10) days of CDF receiving contractor's notice, the contracts manager or designee shall advise contractor of the findings and recommend a method to resolve the dispute. Decision of the contracts manager or designee shall be final.

In the event of a dispute, the language contained within this Agreement shall prevail over any other language including that of the bid proposal.

#### 3. Right to Terminate

Either party may terminate this Agreement at any time by giving a minimum of 12 months notice to the other party. In the event of termination, State shall pay Contractor for all costs and un-cancelable obligations incurred to the date of termination up to but not exceeding the maximum amount payable.

#### 4. Potential Subcontractors

Nothing contained in this Agreement or otherwise, shall create any contractual relation between the State and any subcontractors, and no subcontract shall relieve the Contractor of his responsibilities and obligations hereunder. The Contractor agrees to be as fully responsible to the State for the acts and omissions of its subcontractors and of persons either directly or indirectly employed by any of them as it is for the acts and omissions of persons directly employed by the Contractor. The Contractor's obligation to pay its subcontractors is an independent obligation from the State's obligation to make payments to the Contractor. As a result, the State shall have no obligation to pay or to enforce the payment of any moneys to any subcontractor.

### 5. Evaluation of Contractor

Performance of the Contractor under this Agreement will be evaluated. The evaluation shall be prepared on Contract/Contractor Evaluation Sheet (STD 4), and maintained in the Agreement file. For consultant agreements, a copy of the evaluation will be sent to the Department of General Services, Office of Legal Services, if it is negative and over \$5,000.

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# EXHIBIT D (Standard Agreement)

#### 6. Agency Liability

The Contractor warrants by execution of this Agreement, that no person or selling agency has been employed or retained to solicit or secure this Agreement upon agreement or understanding for a commission, percentage, brokerage, or contingent fee, excepting bona fide employees or bona fide established commercial or selling agencies maintained by the Contractor for the purpose of securing business. For breach or violation of this warranty, the State shall, in addition to other remedies provided by law, have the right to annul this Agreement without liability, paying only for the value of the work actually performed, or otherwise recover the full amount of such commission, percentage, brokerage, or contingent fee.

#### 7. Force Majeure

Neither party shall be liable to the other for any delay in or failure of performance, nor shall any such delay in or failures of performance constitute default, if such delay or failure is caused by "Force Majeure." As used in this section, "Force Majeure" is defined as follows: Acts of war and acts of God such as earthquakes, floods, and other natural disasters such that performance is impossible.

#### 8. Contractor Name Change

Contractor shall provide a written notice to the State at least thirty (30) days prior to any changes to the Contractor's current legal name.

#### EXHIBIT E (Standard Agreement)

### **ADDITIONAL PROVISIONS**

#### HOLDING OVER

- A. It is hereby understood and agreed that:
  - In the event STATE or COUNTY decides not to renew this Agreement, STATE or COUNTY shall provide the other a minimum of 12 months written notice of such intention. If no such notice is received, and a new Agreement has not been executed, this Agreement shall be automatically extended on the same terms and conditions as contained herein, together with amendments if any, until the earlier of:
    - (a) The date on which a new renewal Agreement is fully executed, or
    - (b) Termination of this holdover Agreement by the mailing by either COUNTY or STATE of 12 months written notice to the other party.
  - Renewal Agreements shall be retroactive to the end of the term of the present Agreement. Any payments made during a holdover period shall, if necessary, be promptly adjusted to comply with payments called for in the new Agreement. Such adjustments shall occur within 60 days after approval of the new Agreement by the State Department of General Services. COUNTY shall invoice STATE for any billing correction made necessary because of changes in the contract rates.
  - The effectiveness of this Exhibit E, paragraph 4 is conditional upon the lawful appropriation and availability of STATE funding for COUNTY'S services during the term of this Agreement.

#### 2. **INDEMNIFICATION**

Paragraph 5 of Exhibit C, General Terms and Conditions, does not apply because it is superseded by this paragraph. COUNTY agrees to indemnify, defend and save harmless the State, its officers, agents and employees from any and all claims and losses accruing or resulting to any person, firm or corporation who may be injured or damaged by COUNTY in the performance of this Agreement.

Pursuant to Government Code section 925 et seq., STATE agrees to indemnify, defend and save harmless the COUNTY, its officers, agents and employees from any and all claims and losses accruing or resulting to any person, firm or corporation who may be injured or damaged by STATE in the performance of this Agreement.

#### 3. INDEMNIFICATION FOR VEGETATION MANAGEMENT PROJECTS

The STATE agrees to indemnify, defend, and hold harmless the COUNTY, its agents, officers and employees, from and against any and all liability expense, including defense costs and legal fees, and claims for damages of any nature whatsoever, arising solely out of performance by the COUNTY of approved vegetation management projects undertaken as part of fire prevention activities under this Agreement.

- 4. Notwithstanding the terminology of Public Resources Code sections 4119, 4153, 4423, and 4436, the COUNTY shall not act as an agent of the STATE but shall exercise the powers granted in those sections independently as authorized by Public Resources Code Section 4129.
- Paragraph 15 of Exhibit C does not apply to this Agreement because the services provided in this Agreement were not obtained by means of a competitive bid.